

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

COMPUTER TRACKING SYSTEMS
LLC,

Plaintiff,

v.

CHURCHILL DOWNS, INC.,

Defendant.

Civil Action No. 2:16-cv-762-RWS

JURY TRIAL DEMANDED

**PLAINTIFF'S UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO
DEFENDANT'S MOTION TO DISMISS**

Plaintiff Computer Tracking Systems LLC (“CTS”) and Defendant Churchill Downs, Inc. (“Churchill”) have met and conferred regarding extending the time for CTS to respond to Churchill’s Motion to Dismiss (Dkt. 12). Churchill has agreed to provide CTS a ten day extension to respond to Churchill’s Motion to Dismiss. Subject to the Court’s approval, CTS respectfully requests and hereby moves for an extension of time for CTS to respond to the aforementioned motion through and including September 29, 2016. Churchill does not object to CTS’s filing of this Motion

A proposed Order granting this Motion is attached hereto.

DATED: September 13, 2016

DEVLIN LAW FIRM LLC

By: /s/ Robert Kiddie
Robert Kiddie
Texas State Bar No. 24060092
rkiddie@devlinlawfirm.com
Timothy Devlin (*pro hac* to be filed)
tdevlin@devlinlawfirm.com
1306 N. Broom Street, 1st Floor

Wilmington, DE 19806
Phone: (302) 449-9010

*Attorneys for Plaintiff Computer Tracking
Systems LLC*

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5 on September 13, 2016.

/s/ Robert Kiddie _____
Robert Kiddie

CERTIFICATE OF CONFERENCE

The undersigned certifies that counsel has complied with the meet and confer requirement in Local Rule CV-7(h), and that this motion is unopposed.

/s/ Robert Kiddie _____
Robert Kiddie